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11 CASTAÑEDA, EDÉN MUÑOZ, MARTÍN  
12 LÓPEZ, MARTÍN AUGUSTO GUIDO, and  
13 UMG RECORDINGS, INC.

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UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

12 RAMÓN VILLALOBOS and ALBERTO  
13 VALENCIA,

14 Plaintiffs,  
15 v.  
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17 JESÚS TIRADO CASTAÑEDA, EDÉN  
18 MUÑOZ, ARMANDO RAMOS, MARTÍN  
19 LÓPEZ, MARTÍN AUGUSTO GUIDO, and  
20 UMG RECORDINGS, INC.,

21 Defendants.  
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Case No. 13-CV-07678-ODW

**STIPULATION FOR DISMISSAL  
WITHOUT PREJUDICE PURSUANT TO  
FED. R. CIV. P. 41(a)(1)(A)(ii)**

Action Filed: October 12, 2012

Hon. Otis D. Wright, II

1 **TO THE HONORABLE COURT:**

2 Plaintiffs RAMÓN VILLALOBOS and ALBERTO VALENCIA (collectively,  
3 "Plaintiffs"), on the one hand, and Defendants JESÚS TIRADO CASTAÑEDA, EDÉN MUÑOZ,  
4 MARTÍN LÓPEZ, MARTÍN AUGUSTO GUIDO, and UMG RECORDINGS, INC. (collectively,  
5 "Defendants"), on the other hand, by and through their undersigned counsel of record and pursuant  
6 to Fed. R. Civ. P. 41(a)(1)(A)(ii) and, to the extent applicable, corresponding State of Illinois  
7 Statute(s) including but not limited to 735 ILCS 5/2-1009 et.seq., hereby agree and stipulate that  
8 Plaintiffs' Complaint against Defendants is dismissed without prejudice. Each party is to bear its  
9 own fees and costs.

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11 **IT IS SO STIPULATED.**

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DATED: May 8, 2014

LAW OFFICES OF STUART A. PETERSEN

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By: /S/ Stuart A. Petersen (via email authorization)

Stuart A. Petersen, Esq.

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Attorney for Plaintiffs RAMÓN VILLALOBOS and  
ALBERTO VALENCIA

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DATED: May 8, 2014

CALDWELL LESLIE & PROCTOR, PC

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By: /S/ Linda M. Burrow

Linda M. Burrow, Esq.

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Armilla Staley-Ngom, Esq.

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MARTÍN AUGUSTO GUIDO, and UMG  
RECORDINGS, INC.

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